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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
	X	
In re:		
DELPHI CORPORATION, et al.,	:	Chapter 11
Debtors.	:	Case No. 05-44481 (RDD)
	:	(Jointly Administered)
	X	

VERIFIED STATEMENT OF LOVELLS PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 2019

Lovells hereby submits this verified statement pursuant to Fed. R. Bankr. P. 2019(a), and respectfully states as follows:

1. Lovells serves as counsel in these bankruptcy cases for the following creditors:

<u>Creditor</u>	Nature of Claim	<u>Claim Amount</u>
TI Automotive	Trade Creditor	Approx. \$1mil
12345 E Nine Mile Road		
Warren, Michigan 48090		
Tesa AG	Trade Creditor	Approx. \$6mil
Quickbornestratle 24		
D-20253 Hamburg, Germany		

- 2. TI Automotive and Tesa AG have each individually done business with one or more of the Debtors for more than one year, and their respective claims arose during the course of their respective relationships.
- 3. Lovells is representing each of these clients individually; the clients listed above do not comprise a committee of any kind.
- 4. Lovells has no written contracts of representation with entities described in Paragraph 1 other than ordinary and usual retainer/engagement letters.
- Upon information and belief formed after due inquiry, as of the date hereof,
 Lovells does not hold any claims against, or equity interests in, the Debtors.

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I, Karen Ostad, after due inquiry declare under penalty of perjury, pursuant to 28 U.S.C. § 1746, that the facts set forth in this verified statement are true and correct to the best of my knowledge, information and belief.

Dated: New York, New York November 10, 2005

By: /s/Karen Ostad

Karen Ostad Lovells 900 Third Avenue

New York, New York 10022

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